

COMMONWEALTH OF KENTUCKY  
BEFORE THE PUBLIC SERVICE COMMISSION

In the Matter of:

TARIFF FILING OF NORTH SHELBY WATER )  
COMPANY TO REMOVE ITS RATE FOR FIRE ) CASE NO. 2011-00239  
PROTECTION SERVICE )

COMMISSION STAFF'S FIRST REQUEST FOR INFORMATION  
TO NORTH SHELBY WATER COMPANY

Pursuant to 807 KAR 5:001, Commission Staff requests that North Shelby Water Company ("North Shelby") file the original and eight copies of the following information with the Commission within 20 days of this Order, with a copy to all parties of record. Each copy of the information requested shall be placed in a bound volume with each item tabbed. When a number of sheets are required for an item, each sheet should be appropriately indexed, for example; Item 1(a), Sheet 2 of 6. Include with each response the name of the witness who will be responsible for responding to questions relating to the information provided. Careful attention shall be given to copied material to ensure its legibility.

Each response shall be under oath or, for representatives of a public or private corporation, a partnership, an association or a governmental agency, be accompanied by a signed certification of the preparer or person supervising the preparation of the response on behalf of the entity that the response is true and accurate to the best of that person's knowledge, information, and belief formed after a reasonable inquiry.

North Shelby shall make timely amendment to any prior response if it obtains information which indicates that the response was incorrect when made, or though

though correct when made, is now incorrect in any material respect. For any request to which North Shelby fails to furnish all or part of the requested information, North Shelby shall provide a written explanation of the specific grounds for its failure to completely and precisely respond.

Careful attention should be given to copied material to ensure that it is legible. When the requested information has been previously provided in this proceeding in the requested format, reference may be made to the specific location of that information in responding to this request. When applicable, the requested information shall be separately provided for total company operations and jurisdictional operations.

1. Provide a copy of the Board of Directors' resolution withdrawing the fire protection fee and the minutes of each Board of Directors' meeting in which the rescission of the fee was discussed.

2. State the revenue effect of withdrawing the fire protection fee.

3. Provide a copy of all correspondence with Rural Development in which withdrawal of the fire protection fee was discussed.

4. Identify all customers to whom North Shelby is currently charging the fire protection fee.

5. a. Describe the North Shelby facilities to which each of the customers identified in the response to Item 4 are connected.

b. Provide a copy of all water service agreements between North Shelby and the customers identified in the response to Item 4.

6. State whether the water flowing from North Shelby's distribution system into the sprinkler systems of the customers identified in the response to Item 4 is

metered. If not, explain how North Shelby would determine water usage for the sprinkler system if a fire event occurred.

7. Assume the Commission approves the proposed withdrawal of the fire protection fee and a fire event occurs. State whether the customers formerly subject to the fire protection fee would be responsible for the cost of any water used to extinguish the fire. Explain.

8. State whether North Shelby has notified each of the customers identified in the response to Item 4 of its intent to withdraw the fire protection fee. For each customer, state how North Shelby notified the customer.

9. State whether North Shelby has received any response from any of the customers identified in the response to Item 4 regarding its proposal to withdraw the fire protection fee. If yes, identify each customer responding and summarize its response. Provide a copy of any written response(s).



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DATED: SEP 22 2011

cc: Parties of Record

Case No. 2011-00239

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